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6 YOLANDA SMITH,
7 Plaintiff,
8 v.
9 DANIEL DEJONG, et al.,
10 Defendants.

Case No. 14-cv-00546-TEH

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**ORDER TO SHOW CAUSE AND
ORDER VACATING TRIAL AND
PRETRIAL DATES**

22 The parties' joint pretrial conference statement and jointly proposed jury
instructions were due on October 16, 2015. Instead of these joint filings, the parties each
filed their own separate statements, as well as their own separately proposed jury
instructions. It appears from the parties' filings that they simply did not prioritize this case
enough to complete the meet-and-confer process in time to comply with this Court's
pretrial filing deadlines. Accordingly, IT IS HEREBY ORDERED that the parties shall
show cause on **November 2, 2015, at 10:00 AM**, as to why monetary sanctions should not
be imposed for their failure to file a joint pretrial conference statement and jointly
proposed jury instructions in compliance with the September 26, 2014 Order for Pretrial
Preparation. Any written response shall be filed no later than **October 28, 2015**.

23 IT IS FURTHER ORDERED that the trial date, pretrial conference date, and all
deadlines calculated based on the trial date (except for the motion in limine filing deadline
that has already passed) are hereby VACATED. The parties shall meet and confer on a
new trial date and shall discuss their proposed dates with this Court's courtroom deputy.

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1 Once the parties agree on a date that is available on the Court's calendar, the Court will
2 issue an order setting the new trial date, a new pretrial conference date, and related
3 deadlines.

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5 **IT IS SO ORDERED.**

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7 Dated: 10/21/15

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THELTON E. HENDERSON
United States District Judge